

AUG 12:

Food and Drug Administration 8757 Georgia Avenue Silver Spring MD 20910

Mr. Jerry L. Malis

Re: K853168

President

Malis Bipolar Pen

Valley Forge Scientific Corporation

Dated: July 25, 1985

P.O. Box 925

Dear Mr. Malis:

Received: July 30, 1985

Valley Forge, Pennsylvania 19482-0925.

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We have reviewed your Section 510(k) notification of intent to market the above device and we have determined the device to be substantially equivalent to devices marketed in interstate commerce prior to May 28, 1976, the enactment date of the Medical Device Amendments. You may, therefore, market your device subject to the general controls provisions of the Federal Food. Drug, and Cosmetic Act (Act) until such time as your device has been classified under Section 513. At that time, if your device is classified into either class II (Performance Standards) or class III (Premarket Approval), it would be subject to additional controls.

General controls presently include regulations on annual registration, listing of devices, good manufacturing practice, labeling, and the misbranding and adulteration provisions of the Act. In the future, the scope of general controls may be broadened to include additional regulations.

All regulations and information on meetings of the device advisory committees. their recommendations, and the final decisions of the Food and Drug Administration (FDA) will be published in the Federal Register. We suggest you subscribe to this publication so you can convey your views to FDA if you desire and be notified of any additional requirements imposed on your device. Subscriptions may be obtained from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402. Such information also may be reviewed in the Dockets Management Branch (HFA-305), Food and Drug Administration, Room 4-62, 5600 Fishers Lane, Rockville, Maryland 20857.

This letter does not in any way denote official FDA approval of your device or its labeling. Any representation that creates an impression of official approval of this device because of compliance with the premarket notification regulations is misleading and constitutes misbranding. If you desire advice on the labeling for your device or other information on your responsibilities under the Act, please contact the Office of Compliance, Division of Compliance Operations (HFZ-320), 8757 Georgia Avenue, Silver Spring, Maryland 20910.

Sincerely yours.

Robert G. Britain

Director

Office of Device Evaluation Center for Devices and

Radiological Health .